## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

§	
§	
§	
§	
§	Case No. 4:25-cv-3195
§	
§	
§	
§	
§	
§	
<b>§</b>	
	<i>\$</i> \$\to\$ \$\

CILADI EC MOCELM

### **DEFENDANTS' CORPORATE DISCLOSURE AND RULE 7.1 STATEMENT**

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Defendants U.S. Bank Trust National Association, not in its Individual Capacity but Solely as Owner Trustee for RCF 2 Acquisition Trust ("Trustee") and Selene Finance LP ("Selene") file their Corporate Disclosure Statement as follows:

Trustee is a wholly-owned subsidiary of U.S. Bancorp, which is a publicly-traded company. No publicly held company other than U.S. Bancorp owns 10% or more of its stock.

Selene is a Limited Partnership. Selene Finance LP's general partner is Selene Ventures GP, LLC, and its sole limited partner is Selene Ventures, LLC. Selene Ventures, LLC is wholly owned by Selene Holdings, LLC. Selene Holdings, LLC is wholly owned by Mortgage Solutions Holdings, LLC. Mortgage Solutions Holdings, LLC is wholly-owned by Pretium Partners, LLC. No publicly held company owns any interest in Pretium Partners, LLC.

## Respectfully submitted,

### /s/ Jason L. Sanders

# Jason L. Sanders, Attorney in Charge

Southern I.D. No. 597751 Texas Bar No. 24037428 jsanders@sanderscollins.com (214) 894-9981 Direct (214) 499-7709 Cell

## Matthew H. Davis

Southern I.D. No. 1124612 Texas Bar No. 24069580 mdavis@sanderscollins.com (214) 894-9985 Direct (713) 471-6868 Cell

### Caroline E. Allen

Southern I.D. No. 3708027 Texas Bar No. 24121320 callen@sanderscollins.com (214) 894-9982 Direct (575) 808-3206 Cell SANDERS COLLINS PLLC 6301 Gaston Ave., Suite 1121 Dallas, Texas 75214 Main Telephone: (214) 894-9980 Facsimile: (214) 242-3004 www.sanderscollins.com

COUNSEL FOR DEFENDANTS U.S. BANK TRUST NATIONAL ASSOCIATION, NOT IN ITS INDIVIDUAL CAPACITY BUT **SOLELY AS OWNER TRUSTEE FOR RCF 2** ACQUISITION TRUST AND SELENE FINANCE LP

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the foregoing document was served upon Plaintiff via U.S. Mail and Certified Mail, Return Receipt Requested pursuant to the Federal Rules of Civil Procedure on this 9th day of July, 2025.

/s/ Jason L. Sanders

Counsel for Defendants